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	Application No.	Applicant(s) KOEHRING, WILLIAM A.	
Notice of Allowability	09/836,348		
Notice of Allowability	Examiner	Art Unit	
	Medina A Ibrahim	1638	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308.			
1. This communication is responsive to <i>the amendment filed on 09/03/03</i> .			
2. The allowed claim(s) is/are 1-11 and 38-55 renumbered as 1-23, 28-29, 24-25, and 26-27, respectively.			
3. The drawings filed on are accepted by the Examiner.			
4. ☐ Acknowledgment is made of a claim for foreign priority und a) ☐ All b) ☐ Some* c) ☐ None of the:	ler 35 U.S.C. § 119(a)-(d) or (f).		
1. ☐ Certified copies of the priority documents have been received.			
2. ☐ Certified copies of the priority documents have been received in Application No			
3. Copies of the certified copies of the priority documents have been received in this national stage application from the International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
5. Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).			
(a) The translation of the foreign language provisional application has been received.			
6. Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.			
Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.			
7. A SUBSTITUTE OATH OR DECLARATION must be submitted. Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL PATENT APPLICATION (PTO-152) which gives reason(s) why the oath or declaration is deficient.			
 8. ☐ CORRECTED DRAWINGS must be submitted. (a) ☐ including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached 1) ☐ hereto or 2) ☐ to Paper No 			
(b) including changes required by the proposed drawing correction filed, which has been approved by the Examiner.			
(c) including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No			
Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet.			
9. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.			
Attachment(s)			
1 Notice of References Cited (PTO-892) 3 Notice of Draftperson's Patent Drawing Review (PTO-948)	4⊠ Interview Summa	ll Patent Application (Fary (PTO-413), Paper I	•
 5☐ Information Disclosure Statements (PTO-1449), Paper No 7☑ Examiner's Comment Regarding Requirement for Deposit of Biological Material 		ndment/Comment ment of Reasons for A	llowance

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EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Robert Jondle on 09/23/03.

The application has been amended as follows:

In The Specification:

On page 11 of the specification, ---TABLE 1. --- has been inserted before "VARIETY DESCRIPTION INFORMATION"; and "TABLE 1" and "TABLE 2", "TABLE 3" on pages 32 and 33, has been replaced with ---TABLE 2---- and ---TABLE 3---, --- TABLE 4 ----, respectively.

In The Abstract:

In the abstract on page 39, ---from said corn line RAAI--- has been inserted after "transgenes"; and "and to methods for producing other inbred corn lines derived from the inbred RAAI" before the period has been deleted.

In The Claims:

In claim 2, "parts" has been changed to ---part---.

In claim 4, "or ovules" has been deleted.

In claim 7, ---produced--- has been inserted after "cells".

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In claim 8, "the tissue is " has been replaced with --- cells of the tissue culture are from a tissue --.

In claim 11, ---inbred--- has been inserted after "second" in line 4.

Claim 48 (Currently amended). A hybrid corn seed designated RAA1*MNI1 having inbred line RAA1 as [a] the first parental line, representative seed of RAA1 having been deposited under ATCC Accession No. _____and inbred line MNI1 as the second parental line, representative seed of MNI1 having been deposited under ATCC Accession No. _____.

Claim 49 (Currently amended). A hybrid corn seed designated RAA1*RII1 having inbred line RAA1 as [a] the first parental line, representative seed of RAA1 having been deposited under ATCC Accession No. _____ and inbred line RII1 as the second parental line, representative seed of RII1 having been deposited under ATCC Accession No. _____.

Claim 50 (Currently amended). A method of introducing a desired trait into corn inbred line RAA1 comprising:

a) crossing [the] RAA1 plants [,] grown from seed deposited under ATCC Accession No. PTA-____, with plants of another corn line that comprise a desired trait to produce F1 progeny plants, wherein the desired trait is selected from male sterility, herbicide resistance, insect resistance, and resistance to bacterial, fungal or viral disease;

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- (b) selecting F1 progeny plants that have the desired trait to produce selected F1 progeny plants;
- (c) crossing the selected [F1] progeny plants with RAA1 plants to produce [first] backcross progeny plants;
- (d) selecting for [first] backcross progeny plants that have the desired trait and physiological and morphological characteristics of <u>corn</u> [maize] inbred line RAA1 to produce selected [first] backcross progeny plants; and
- (e) repeating steps (c) and (d) three or more times in succession to produce selected fourth or higher backcross progeny plants that comprise the desired trait and all of the physiological and morphological characteristics of <u>corn</u> [maize] inbred line RAA1 <u>listed in Table 1</u> as determined at <u>the</u> [a] 5% significance level when grown in the same environmental conditions.

Claim 51 (Currently amended). A plant produced by the method of claim 50, wherein the plant has the desired trait and all of the physiological and morphological characteristics of corn inbred line RAA1 <u>listed in Table 1</u> as determined at <u>the</u> [a] 5% significance level when grown in the same environmental conditions.

In claims 52 and 54, "the corn seed" has been replaced with --the hybrid corn seed---.

Claim 53 (Currently amended). A method of <u>producing seed comprising</u> crossing the corn plant of claim <u>52</u> [48] with itself or another corn plant, <u>and harvesting the</u> resultant seed [to produce seed].

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Claim 55 (Currently amended). A method of <u>producing seed comprising</u> crossing the corn plant of claim <u>54</u> [49] with itself or another corn plant, <u>and harvesting the resultant seed</u> [to produce seed].

REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance: for clarification, "part thereof" in claims 2 and 5 is understood to mean the non-seed part of the plant.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

REQUIREMENT OF ALLOWANCE UNDER 37 CFR 1.801-1.809

The Deposit Statement in the amendment of 10/07/02 is deemed in accordance with 37 CFR 1.801-1.809. Since the application is otherwise in condition for allowance except for the needed deposit of seed, and since the Office has received written assurance that an acceptable deposit will be made on or before payment of the issue fee, the Office is authorized to mail Applicant a Notice of Allowance and Issue Fee Due together with a requirement that the needed deposit be made within THREE (3) MONTHS of the mail date of this letter (see 37 CFR 1.809(c)).

As set forth in 37 CFR 1.809(c), Applicant is required to deposit 2500 seeds of the claimed plant within THREE (3) MONTHS of the mail date of this letter; thus the time for making the deposit is on or before the payment of the issue fee. Although the

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time period for paying the issue fee cannot be extended, the time period for satisfying the deposit requirement may be extended under the provisions of 37 CFR 1.136.

Failure to make the needed deposit of 2500 seeds will result in abandonment of the application for failure to prosecute.

Applicant is reminded that once the deposit of seed has been made, information regarding the date of deposit, description of the deposited material including number of seeds deposited, name and address of the depository, and the accession number must be added to the specification in order to comply with 37 CFR 1.809(d). In addition, the claims must be amended to replace the blank "_______" with the appropriate Accession Number. Amendments to the specification and the claims must be filed under 37 CFR 1.312. If these amendments are received after payment of the issue fee, these amendments must be accompanied by a petition and fee, and a showing of good and sufficient reasons why these amendments were not presented earlier.

Papers relating to this application may be submitted to Technology Sector 1 by facsimile transmission. Papers should be faxed to Crystal Mall 1, Art Unit 1638, using fax number (703) 308-4242. All Technology Sector 1 fax machines are available to receive transmissions 24 hrs/day, 7 days/wk. Please note that the faxing of such papers must conform with the Notice published in the Official Gazette, 1096 OG 30, (November 15, 1989).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Medina A. Ibrahim whose telephone number is (703) 306-5822. The Examiner can normally be reached Monday -Thursday from 9:00AM to 6:00 P.M. and every other Friday from 9:00-5:30P.M.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Dr. Amy Nelson, can be reached at (703) 306-3218.

Any inquiry of a general nature or relating to the status of this application should be directed to the receptionist whose telephone number is (703) 308-0196.

9/24/03

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AMY J. NELSON, PH.D SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 1600

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